1792.

LAWS of MARYLAND.

CHAP. faid parish, on such terms as they, or a majority of them, may think best for the interest of said parish, and to lay out the money arising from such sale in the purchase of other lands for the use of the said parish, more conveniently situated as a glebe, for the support of a minister of the said parish.

And put the money at in terest, &c.

V. And be it enaced. That the vestry of said parish for the time being shall in the interim between the sale of the present glebe and purchase of another, put the money arising on such sale at interest, taking bond, with good and sufficient security, for the return of the money, and annual payment of the interest, and the interest accruing shall be applied to the support of a minister of the said parish.

C H A P. VIII

Passed De-

A Supplement to an act, entitled, An act for valuing the lot of ground in Upper-Marlborough, in Prince-George's county, on which the inspecting-house stands, and for paying the proprietor the value thereof.

Preamble.

HEREAS the general affembly of Maryland, at November session feventeen hundred and ninety-one, passed an act directing the justices of the peace for Prince-George's county, at their next meeting set the purposes of appointing inspectors which should ensue the passage of said act to appoint three persons to value a certain lot of ground in the town of Upper Marlborough, in Prince-George's county, whereon the public warehouse for the inspection of tobacco is erected, and which said lot of ground is the property of Thomas Contee, of said county, and, on the return of said valuation, to length amount thereof on the county, for the purpose of purchasing the said lot of ground from the said Thomas Contee, for the use of the said county: And whereas the said justices permitted the time limitted by the said act to elapse without complying with the directions thereof,

Justices to discharge the duties, &c.

II. Be it enacted, by the General Assembly of Maryland, That the said justices be and they are hereby authorised and empowered to discharge the duties impossibly the said act, on or before the first day of December, seventeen hundred and ninety-three, any thing in said act to the contrary notwithstanding.

C H A P. IX.

Passed December 22. An ACT to repeal an act, entitled, An act to prevent and suppress insurrections.

An act repealed.

a session of assembly begun and held at the city of Annapolis on Tuesday the seventeenth day of March, seventeen hundred and seventy-eight, entitled, An act to prevent and suppress insurrections, shall be and the same is here by repealed, and declared to be void and of none effect.

Passed December 22. An ACT to confirm the proceedings of Kent county levy county

Preamble.

HEREAS it is represented to this general assembly, that the justice of Kent county did not meet at the time appointed by law for the purpose of laying the levy of said county, but having met at a subsequent day, and said the said levy, the sheriss proceeded to the collection; the justices of said county have petitioned this general assembly, that an act may pass confirming their proceedings; therefore,

Collections to be good and valid, &c.

11. Be it enacted, by the General Affembly of Maryland, That all collections already made, or which shall hereafter be made, by the sheriff of said county, or any of his deputies properly authorised, in consequence of the proceedings of the said justices, shall be, and they are hereby declared to be, as good and validated law as if the said justices had met and laid the levy on the day directed and appointed for that purpose.